IN THE UNITED STATES DISTRICT COURT

U.S. DISTRICT COURT

Case 3:18-cr-0021 LOR THE CNORTHERN FURNICATION OF TEXAS

			DALLAS DIVISION	NORTHERN DISTRICT OF TEXAS
UNIT	ED STA	ATES OF AMERICA	§	FILED
VS.			§ § §	CASE NO.: 3:18-CR-211-K (01)
ADRA	AIN AL	VAREZ	§ §	CLERK, U.S. DISTRICT COURT
		REPO	ORT AND RECOMMENDATI	ON Deputy
		CON	NCERNING PLEA OF GUILT	Y
filed of the sub- offense I therefor of Ille	ed before n April 1 pjects me e charged fore reco gal Reen	e me pursuant to Fed. R. Cri 18, 2018. After cautioning arentioned in Rule 11, I determ I is supported by an independent mmend that the plea of guilarry After Removal From t	m.P. 11, and has entered a plea on the examining Defendant Adrian mined that the guilty plea was known that basis in fact containing each the type accepted, and that Defend	v. Dees, 125 F.3d 261 (5th Cir. 1997), has of guilty to the One Count Indictment , a Alvarez , under oath concerning each of nowledgeable and voluntary and that the of the essential elements of such offense. ant Adrian Alvarez , be adjudged guilty of 8 USC § 1326(a) and (b)(1), and have the district judge.
	The de	fendant is currently in custo	dy and should be ordered to rem	ain in custody.
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds convincing evidence that the defendant is not likely to flee or pose a danger to any other percommunity if released.			
		I find by clear and convinci	mpliant with the current conditioning evidence that the defendant is	ons of release. In not likely to flee or pose a danger to any fore be released under § 3142(b) or (c).
			n compliant with the conditions of	of release. Id be set for hearing upon motion of the
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court find is a substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Governmerecommended that no sentence of imprisonment be imposed, or (c) exceptional circumstances are shown under § 3145(c) why the defendant should not be detained, and (2) the Court finds by cle convincing evidence that the defendant is not likely to flee or pose a danger to any other person community if released. Signed June 5, 2018.			all be granted, or (b) the Government has be exceptional circumstances are clearly d, and (2) the Court finds by clear and use a danger to any other person or the
		•		MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).